103d CONGRESS S. 646

AN ACT

To establish within the Department of Energy an international fusion energy program, and for other purposes.

103D CONGRESS 1ST SESSION

S. 646

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To establish within the Department of Energy an international fusion energy program, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 **SECTION 1. SHORT TITLE.**
- 4 This Act may be cited as the "International Fusion
- 5 Energy Act of 1993".

SEC. 2. FINDINGS. PURPOSES AND DEFINITIONS.

1	SEC. 2. FINDINGS, PURPOSES AND DEFINITIONS.
2	(a) FINDINGS.—Congress finds that—
3	(1) fusion energy has the potential to be a safe,
4	environmentally attractive, secure and economically
5	affordable source of energy;
6	(2) the United States Department of Energy's
7	magnetic fusion energy program has made signifi-
8	cant progress toward realizing fusion as a viable
9	source of energy;
10	(3) other industrial nations have also invested
11	in significant magnetic fusion energy programs;
12	(4) an integrated program of international col-
13	laboration will be necessary for continued progress
14	to demonstrate the scientific and technological fea-
15	sibility of magnetic fusion energy;
16	(5) there is international agreement to proceed
17	with the engineering and design of the International
18	Thermonuclear Experimental Reactor to prove the
19	scientific and technical feasibility of fusion energy
20	and to lead to a demonstration reactor;
21	(6) the United States should focus the Depart-
22	ment of Energy's magnetic fusion energy program
23	on elements furthering the design, construction and
24	operation of the International Thermonuclear Exper-

imental Reactor and a fusion demonstration reactor,

- including the operation of the Tokamak PhysicsExperiment;
- (7) the continuation of an aggressive fusion energy program requires the Department of Energy, industry, utilities, and the international fusion community to commit to the International Thermonuclear Experimental Reactor as soon as practicable; and
 - (8) an effective United States fusion energy program requires substantial involvement by industry and utilities in the design, construction, and operation of fusion facilities.
 - (b) Purposes.—The purposes of this Act are to—
 - (1) redirect and refocus the Department's magnetic fusion energy program in a way that will lead to the design, construction and operation of the International Thermonuclear Experimental Reactor by 2005, in cooperation with other countries, and operation of a fusion demonstration reactor by 2025;
 - (2) develop a plan identifying the budget, critical path, milestones and schedules for the International Thermonuclear Experimental Reactor;
 - (3) limit the Department of Energy's magnetic fusion energy program to elements that support the development of the International Thermonuclear Ex-

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- 1 perimental Reactor or a fusion demonstration reac-
- 2 tor, including the Tokamak Physics Experiment to
- 3 be built at the Princeton Plasma Physics Labora-
- 4 tory; and
- 5 (4) select a candidate host site within the Unit-
- 6 ed States for the International Thermonuclear Ex-
- 7 perimental Reactor and to identify the steps nec-
- 8 essary to lead to the selection of the final host site
- 9 by the international community.
- 10 (c) Definitions.—
- 11 (1) "Department" means the United States De-
- partment of Energy;
- 13 (2) "ITER" means the International Thermo-
- 14 nuclear Experimental Reactor; and
- 15 (3) "Secretary" means the Secretary of the
- 16 United States Department of Energy.
- 17 SEC. 3. INTERNATIONAL FUSION ENERGY PROGRAM.
- 18 (a)(1) Office of the Fusion Negotiator.—(A)
- 19 There is established the Office of the International Fusion
- 20 Negotiator that shall be an independent establishment in
- 21 the executive branch.
- 22 (B) The Office shall be headed by an International
- 23 Fusion Negotiator who shall be appointed by the Presi-
- 24 dent, by and with the advice and consent of the Senate.
- 25 The Negotiator shall hold office at the pleasure of the

- 1 President, and shall be compensated at the rate provided
- 2 for level III of the Executive Schedule in section 5314 of
- 3 title 5, United States Code.
- 4 (C) The Negotiator, in consultation with the Sec-
- 5 retary and the Secretary of State, shall represent the
- 6 United States in negotiations with other countries relating
- 7 to the design, construction or operation of the Inter-
- 8 national Thermonuclear Experimental Reactor.
- 9 (2) Program.—The Secretary shall redirect and
- 10 refocus the Department's magnetic fusion program in a
- 11 way that will lead to the design, construction and oper-
- 12 ation of ITER by 2005 and operation of a fusion dem-
- 13 onstration reactor by 2025. The Department's magnetic
- 14 fusion program shall be referred to as the program and
- 15 shall be carried out in cooperation with the international
- 16 community.
- 17 (b) REQUIREMENTS.—In developing the program, the
- 18 Secretary shall—
- 19 (1) establish as the main focus of the Depart-
- 20 ment's magnetic fusion energy program the develop-
- 21 ment of ITER:
- 22 (2) provide for the development of fusion mate-
- rials and other reactor components to the extent
- 24 necessary for the development of a fusion dem-
- onstration reactor;

- 1 (3) eliminate those components of the magnetic 2 fusion energy program not contributing directly to 3 development of ITER or to the development of a fu-4 sion demonstration reactor;
 - (4) select a candidate host site within the United States for the International Thermonuclear Experimental Reactor;
 - (5) provide support, as requested, to the International Fusion Negotiator in negotiating with other countries involved in ITER to select a final host site for ITER and to agree to construct ITER as soon as practicable;
 - (6) provide for substantial United States industry and utility involvement in the design, construction and operation of ITER to ensure United States industry and utility expertise in the technologies developed; and
 - (7) provide for reducing the level of effort in the program to the levels prescribed in section 4(b)(2) in the event the program is terminated in accordance with subsection (g).
- (c) Management Plan.—(1) Within one hundred eighty days of the date of enactment of this Act, the Secretary shall prepare, in consultation with the International Fusion Negotiator, and implement a management plan for

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- 1 the program. The plan shall be revised and updated bian-2 nually.
- 3 (2) The plan shall—

- (A) establish the goals of the program;
- (B) describe how each component of the Department's program contributes directly to the development of ITER or development of a fusion demonstration reactor;
- (C) set priorities for the elements of the Department's program, identifying those elements that contribute directly to the development of ITER or to the development of a fusion demonstration reactor;
- (D) provide for the elimination of those elements of the magnetic fusion energy program not contributing directly to the development of ITER, or to the development of fusion materials or other reactor components that are necessary for the development of a fusion demonstration reactor;
- (E) describe the selection process for a proposed host site within the United States for ITER;
- (F) establish the necessary steps that will lead to the final selection of the host site for ITER by the countries involved in the program by the end of 1996.

1	(G) establish the necessary steps that will lead
2	to the design, construction and operation of ITER
3	by 2005 and operation of a fusion demonstration re-
4	actor by 2025;
5	(H) establish a schedule and critical path, in-
6	cluding milestones, and a budget that will allow for
7	the design, construction and operation of ITER by
8	2005 and operation of a demonstration fusion reac-
9	tor by 2025;
10	(I) provide mechanisms for ensuring substantial
11	industry and utility involvement in the design, con-
12	struction and operation of ITER;
13	(J) set forth any recommendations of the Sec-
14	retary on—
15	(i) the need for additional legislation re-
16	garding the program; or
17	(ii) the possibility and desireability of ac-
18	celerating the design and construction of ITER
19	or the development of a fusion demonstration
20	reactor; and
21	(K) provide for reducing the level of effort in
22	magnetic fusion to the levels prescribed in section
23	4(b)(2) in the event the program is terminated in

accordance with subsection (g).

1	(d) International Agreements.—(1) The Inter-
2	national Fusion Negotiator may negotiate or enter into
3	agreements with any country governing the design, con-
4	struction and operation of ITER or facilities related to
5	ITER.
6	(2) The International Fusion Negotiator shall seek
7	to enter into agreements with other countries to share in
8	the cost of the facilities and components of the program
9	that contribute to the design, construction or operation of
10	ITER or to the development of a fusion demonstration re-
11	actor.
12	(e) REPORT ON ITER NEGOTIATIONS.—The Inter-
13	national Fusion Negotiator shall submit an annual report
14	to the Congress on the status of negotiations with other
15	countries regarding ITER. The report shall—
16	(1) identify the issues to be negotiated with
17	other countries involved in the program;
18	(2) identify impediments to reaching agreement
19	on a host site for ITER, or on issues related to the
20	construction or operation of ITER;
21	(3) identify the steps needed to reach agree-
22	ment on a host site for ITER or on issues related

to the construction or operation of ITER;

1	(4) establish the timetable for agreement relat-
2	ed to the siting, operation and construction of
3	ITER; and
4	(5) assess the likelihood of reaching agreement
5	on a host site for ITER and on issues related to the
6	construction or operation of ITER.
7	(f) CERTIFICATION.—Prior to seeking funds for con-
8	struction of ITER, the Secretary, after consultation with
9	the International Fusion Negotiator, shall certify to the
10	Congress that there is agreement in place or there is a
11	substantial likelihood agreement will be reached with the
12	countries involved in ITER on the siting, construction and
13	operation of ITER.
14	(g) Termination.—(1) The Secretary shall report to
15	Congress if the Secretary determines that—
16	(A) ITER is no longer essential to the develop-
17	ment of a fusion demonstration reactor;
18	(B) no agreement can be reached on the final
19	host site for ITER;
20	(C) no agreement can be reached on the final
21	design of ITER or on issues related to construction
22	of ITER; or
23	(D) there is an insufficient commitment to the
24	final ITER design by United States industry and
25	utilities.

- 1 (2) Within thirty days of submission of the report
- 2 under paragraph (1), the Secretary shall initiate the ter-
- 3 mination of the program.
- 4 (3) In the event the Secretary terminates the pro-
- 5 gram, the Secretary may continue to carry out research
- 6 in magnetic fusion, but only at the levels authorized in
- 7 section 4(b)(2).

8 SEC. 4. AUTHORIZATION OF APPROPRIATIONS.

- 9 (a) Limitation on Appropriations.—No more
- 10 funds may be appropriated to carry out the purposes of
- 11 this Act than the amounts set forth in subsection (b). This
- 12 Act shall be the exclusive source of authorization of appro-
- 13 priations to support any activities of the Secretary relating
- 14 to magnetic fusion energy.
- 15 (b) APPROPRIATIONS.—(1) There is authorized to be
- 16 appropriated to the Secretary for carrying out the pur-
- 17 poses of this Act \$380,000,000 for fiscal year 1994,
- 18 \$425,000,000 for fiscal year 1995, \$475,000,000 for fis-
- 19 cal year 1996, and such sums as may be necessary there-
- 20 after.
- 21 (2) In the event the Secretary terminates the pro-
- 22 gram, there is authorized to be appropriated to the Sec-
- 23 retary \$50,000,000 for 1994, \$50,000,000 for 1995 and

- 1 \$50,000,000 for 1996 for activities relating to magnetic
- 2 fusion energy.

Passed the Senate June 29 (legislative day, June 22), 1993.

Attest:

Secretary.

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- S 646 ES——5